REMARKS/ARGUMENTS

Claims 1-3 remain in this application.

Claims 1-3 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Rogers et al in view of Pollack. It is respectfully submitted that claims 1-3 patentably distinguish over the rejection of record. Rogers makes no mention of an address, much less and encrypted address in any of the sections cited in the Office Action or anywhere else that the undersigned could see.

While Pollack may have unique addresses, the disclosure therein typifies prior art devices where each device or unit has a hard-coded identifier which is applied during manufacture. The norm for network devices such as Ethernet and WiFi cards is for each such device to have an address (a MAC address) assigned to the device at the factory. Applicants' claimed invention however assigns and communicates a unique identifier into each device

There is no suggestion or motivation as to how or why one would apply Pollack to Rogers and even if one did, one would merely have a prior art device with hard-coded addresses.

Claim 1 calls for the central device to be registering a remote location device on the central control device and "assigning and transmitting an encrypted address unique to each said remote location device from said central control authorization point and storing said unique address on said remote location device." These limitations are nowhere shown nor suggested in the references of record.

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Appl.No. 10/701,308 Amdt.dated July 17, 2006

Reply to Office action of March 16, 2006

Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

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